CRIMINAL CAUSE FOR PLEADING

BEFORE: MAGISTRATE JUDGE LEVY DATE: Nov. 12, 2015	
15 CR 569 United States v. Luis Bedoya	
DEFENDANT : Luis Bedoya	
X presentnot presentcustbail	
DEFENSE COUNSEL: Matthew D. Myers	····
X present not present CJA X RET FD	
AUSA: Kristin Mace CLERK: Jared G	oldman
INTERPRETER: Maristela Verastegui	
COURT REPORTER: Linda Marino	
X CASE CALLED X DEFT'S FIRST APPEARANCE DEFT: X SWORN X ARRAIGNED X INFORMED OF RIGHTS	
X WAIVER OF INDICTMENT FILED X INFORMATION FILED X DEFT ENTER GUILTY PLEA TO COUNTS 1,2	-
OF THE INFORMATION DEFT. WITHDRAWS NOT GUILTY PLEA AND ENTERS GUILTY PLE COUNT(s) OF THE (SUPERSEDING) INDICTMENT/INFORM	'A TO MATION
X COURT FINDS FACTUAL BASIS FOR THE PLEA SENTENCING CONTROL DATE June 24, 2016 AT 10AM	
BEFORE J. Dearie SENTENCING TO BE SET BY PROBATION BAIL: SET CONT'D FOR DEFT. CONT'D IN CUSTO	DY
CASE ADJOURNED TO AT SEALED) TRANSCRIPT ORDERED X Bond issued.	
X Bond issued. OTHER: Pursuant to Federal Rule 11 of Criminal Procedure, the Magistrate Judg	e did

administer the allocution. A finding has been made that the plea was made knowingly and

voluntarily and the plea was not coerced. The Magistrate Judge recommends that the plea of guilty be accepted.